

NEW YORK

CALIFORNIA

GEORGIA

PENNSYLVANIA

Innessa M. Huot

ihuot@faruqilaw.com

May 6, 2025

VIA ECF

The Honorable Sarah L. Cave United States District Court Southern District of New York 500 Pearl Street, Courtroom 18A New York, New York 10007

Re: Piney, et al., v. City of New York, et al., Case No.: 1:25-cv-00671-DEH-SLC

Dear Judge Ho:

We represent Plaintiffs and write jointly with Defendant Primark US Corp. ("Primark") to respectfully request a brief stay of this action **as to Primark** until June 14, 2025.

The parties have been engaging in substantive settlement negotiations and are hopeful they can resolve all claims in this case against Primark in the next few weeks. To preserve resources, the parties respectfully request this brief stay so they can focus their efforts on reaching a resolution of all claims against Primark in the case.

This stay does not affect any other deadlines in the case as the Court has not yet set a date for Defendants to answer or otherwise respond to the Second Amended Complaint.

We thank the Court for its time and attention to this matter and are available at the Court's convenience.

Respectfully submitted,

Innessa M. Huot

cc: All counsel of record (via ECF)

Plaintiffs' request for a stay of this action until 6/14/25 as to Primark is GRANTED. The parties are directed to file a joint letter by **May 28, 2025** informing the Court of the status of settlement efforts.

The Clerk of the Court is respectfully directed to close ECF

No. 435.

SO ORDERED. 5/7/25

United States Magistrate Judge